

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO

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	TINU TRA	PAPER NUMBER
	DATE MAILED:	
Below is a communication from the EXAMINER in charged COMMISSIONER OF PATENTS AND TRADE	ge of this application	
ADVISORY ACTION		
THE REPLY FILED FAILS TO PLACE THIS APPLICATION IN CONDITION FOR Therefore, further action by the applicant is required to avoid abandonmer final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amount of allowance; (2) a timely filed Notice of Appeal (with appeal fee Continued Examination (RCE) in compliance with 37 CFR 1.114.	nt of this application.	
PERIOD FOR REPLY [check only a)	or h)]	
 a) The period for reply expires	MPEP § 707.07(f)), the pend	d for ction.
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition undown have been filed is the date for purposes of determining the period of extension and the corresponding 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply on (b) above, if checked. Any reply received by the Office later than three months after the mailing date of earned patent term adjustment. See 37 CFR 1.704(b).	amount of the fee. The appre	opriate extension fee under
1. A Notice of Appeal was filed on Appellant's Brief n 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid	d dismissal of the apr	neal
2. The proposed amendment(s) will be entered upon the timely submiss	ion of a Notice of App	eal and Appeal Brief
with requisite fees. 3. The proposed amendment(s) will not be entered because:		
	11	
 (a) (they raise new issues that would require further consideration a (b) □ they raise the issue of new matter. (see NOTE below); 	nd/or search. (see NC	TE below);
(c) ☐ they are not deemed to place the application in better form for ap the issues for appeal; and/or	peal by materially red	ucing or simplifying
(d) \square they present additional claims without canceling a corresponding	a number of finally re	iontad alai
NATE		
Amondment is, non-compliant w	181,121. CI	langes
10+ Identified		
4. Applicant's reply has overcome the following rejection(s):		
5 Nowly proposed or amended claim(a)		
5. Newly proposed or amended claim(s) separate, timely filed amendment canceling the non-allowable cla	would be allowable	if submitted in a
6. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for reconsideration	has been considered !	but does NOT also
6. The a) affidavit, b) exhibit, or c) request for reconsideration the application in condition for allowance because:	tas been considered	out does NOT place
7.☐ The affidavit or exhibit will NOT be considered because it is not direct	od SOLELV to increase	12/20
raised by the Examiner in the final rejection. 8. For purposes of Appeal, the status of the claim(s) is as follows (see		1
Claim(s) allowed: Rone		1
Claim(s) objected to:	Su	I Mari
Claim(s) rejected: $1-9$, $27-35$		RREL MORRIS
Claim(s) withdrawn from consideration:	SUPERVISOR	RY PATENT EXAMINER
	has not been approv	OGY CENTER 1700
0. Note the attached Information Disclosure Statement(s) (PTO-1449) Po	aner No(s)	ed by the Examiner.
1. T Other: applicant's arannest regarding Attribus.	and Cate have	hear cardad
* lad Starling describer finds, and does (D. 1. 1/20 40-54	Pave	- Lougher La
" WILL PROFESSIONER IN THE CONTRACTOR TO THE PROPERTY OF CHANGE AND A SEC.	Cala Jai I	1.0 . 1111
Had starting describer timber and day Col. 6 Uni 40-58. line 9-16. Cates desirber printing with treated aron a Cham's not entered because they are in an ingro	Cala deante.	Lyeng, Col. 4"